UNITED ST	TATES DISTRI	CT COURT	FILES HS. ISTRICY public
	District of	NEB	RASKA
UNITED STATES OF AMERICA V. MIAI J. LEWIS		F DETENTION PEN	2007 MAY 23 PM 3: 39 DING REVOCATION HRG. OFFICE UP THE CLETS
(1) The defendant is charged with an offense described or local offense that would have been a federal offer a crime of violence as defined in 18 U.S.C. § 3 an offense for which the maximum sentence is 1	of the defendant pend Part I—Findings of Fact in 18 U.S.C. § 3142(f)(1) a nse if a circumstance giving 156(a)(4). life imprisonment or death.	ing revocation hear nd has been convicted of rise to federal jurisdiction	ring in this case. Ta
 ☐ (1) There is probable cause to believe that the defendant for which a maximum term of imprisonment of under 18 U.S.C. § 924(c). ☐ (2) The defendant has not rebutted the presumption estal the appearance of the defendant as required and the 	t had been convicted of two al offenses. I while the defendant was on once the date of convicting presumption that no conditing further find that the defendent has committed an offense ten years or more is prescribblished by finding 1 that no confert yof the community. Alternative Findings (B) opear.	or more prior federal offer release pending trial for ion release of the diston or combination of corant has not rebutted this posted in	a federal, state or local offense. lefendant from imprisonment nditions will reasonably assure the presumption.
I find that the credible testimony and information submit derance of the evidence that Part III— The defendant is committed to the custody of the Attorney to the extent practicable, from persons awaiting or serving s	-Directions Regarding Directions of the designated representences or being held in contents.	clear and contreed to detention Detention Detention cresentative for confinem custody pending appeal.	The defendant shall be afforded a
reasonable opportunity for private consultation with defense Government, the person in charge of the corrections facility s in connection with a court proceeding.	chall deliver the defendant to	the United States marsh	al for the purpose of an appearance

^{*}Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).